

Mr. Greene,

Everything you write, I know to be true from personal experience. I am highly of the opinion that Justice Judith McConnell should be publicly exposed and held out as the Poster Child for the needed reforms that you state.

Here's why:

In 2010, I filed my first complaint with the Commission on Judicial Performance (CJP) against her for case-fixing SLAPP and concealing SLAPP plaintiff perjury/falsified court documents in a matter that is harming the lives of thousands of U.S. citizens by her willful and unethical aiding of it to continue via case-fixing.

In 2010 McConnell was chairwoman of the CJP. She's still the Presiding Justice (PJ) of the 4th/1st Appellate Court who authored the fraud-concealing 2006 anti-SLAPP opinion. Co-conspirator 4th/1st Justice Richard Huffman (who covered up McConnell's fraud upon the court in a 2010 appellate opinion) was chairman of the Executive & Planning Committee for the Judicial Council in 2010 .

This is the CJP's response to my first (of many) complaint for her and five other 4th/1st justices' unethical, unlawful and down-right criminal conduct when case-fixing SLAPP by concealing falsified and back-dated court documents to defraud the public. Note that they state "the Honorable Justice Judith McConnell" was recused from aiding them with their decision. (All they had to do was show their Chairwoman the evidence and make her admit she was case-fixing).

DECEMBER 2010 CJP REFUSAL TO ADMONISH MCCONNELL:
<http://freepdfhosting.com/f36ba7dd36.pdf>

After nearly three more years of them trying to harass me into silence by abusing me and their courts, in late 2012 the matter came again before the 4th/1st Appellate Court, over which McConnell presides. (I filed an intent to appeal in 2012, waited for her to accept 4th/1st jurisdiction, and then I challenged it.)

She refused to disqualify herself from the case -- while also refusing to prove that her court had subject matter jurisdiction to even hear an appeal. (Her court didn't have subject matter jurisdiction b/c of a 2010 4th/1st concealed as back-dated, void-on-its-face judgment from the first SLAPP -- being the sole foundational document to the harassing second SLAPP that she was going to rule on, on appeal.)

The 28 page Motion to Disqualify McConnell w/links to the supporting evidence: 2013 MOTION TO DISQUALIFY MCCONNELL <http://freepdfhosting.com/51a65aa92a.pdf>

2013 MCCONNELL REFUSAL TO PROVE JURISDICTION ON APPEAL (because she couldn't)
<http://freepdfhosting.com/c4a802ef85.pdf>

McConnell ignored the direct evidence in the challenge and vast evidence of her conflicts of interest, refused to be disqualified with only the statement of "DENIED" and dismissed the case, coram non judice, as the fraud she is covering up by criminal acts from her bench with no subject matter jurisdiction and thus no judicial immunity, continues on to harm the lives of thousands.

If people think I sincerely despise this woman's actions and everything she exemplifies of what's wrong with the courts, they would be correct. It greatly bothers me that she knows she is causing such discrimination to continue to the point that young people are committing suicide directly because of the institutional discrimination of the environmentally disabled that she's covering up by covering up falsified court documents in eleven years-worth of fixed-SLAPP.

What kind of a human being does such an inconceivably wickedly, torturous evil thing to a child?

15 YEAR OLD JARED DUSSAULT SUICIDED FOR MONEY, Aug 2015:

<https://katysexposure.wordpress.com/2015/08/23/was-mold-injured-teen-jared-dussault-suicided-for-money-yea-he-was/>

Jared Joseph Dussault March 26, 1998 – August 16, 2015

Jared was fifteen year old environmentally injured boy living in Florida. He was bullied into hanging himself. Beginning in the fall of 2014, he, his mother and two younger siblings were being treated like criminals for saying their water-damaged-apartment caused them to experience immune and brain dysfunction. It was being crammed own their throats that the bad faith acts of others with powerful political connections to cover what caused their illnesses, were only figments of their imagination.

The abusive insult to devastating injury drove him to take his life. Like so many others being maliciously deemed liars and horrifically harassed over the Toxic Mold Issue at a time in their lives when they need the most help, all he wanted was to be believed when telling the truth and treated like he mattered and was Somebody – which he was.

-- but NO ONE WILL punish McConnell. July 7, 2016 USDOJ refusal to hold McConnell responsible for case-fixing SLAPP to defraud the United States public (with SLAPP plaintiffs who are toxic-tort expert defense witnesses for the USDOJ) in discrimination of the environmentally disabled. 2016 USDOJ REFUSAL: <http://freepdfhosting.com/325814431a.pdf>

And if you think I must be making this up and must be crazy to state that McConnell and multiple jurists in San Diego county really are this diabolically evil, then think again, I'm not.

I'm a medical journal published author on the subject of how the fraud was marketed.

Here's my psych exam from 2012 when they were making noises about getting me put in the "psych unit downtown" under Penal Code 1368 (in a civil matter), for my refusal to shut up of their collusive case fixing SLAPP to defraud the public and their collusive retaliation under the color of law while trying to sweep it all under the rug. My 2012 PSYCH EXAM: freepdfhosting.com/3ed5229597.pdf

The psych exam states that I'm good at solving complex problems. Which I am (which is what got me into trouble in the first place -- figuring out how they were mass marketing science fraud into toxic torts to hurt thousands of people).

So along those lines of being able to solve complex problems....all I have to do is find ONE BRAVE ATTORNEY to file a motion for McConnell to disqualify herself & her court; and then file a motion in a different appellate court for this fraud concealing 2010 Remittitur to be lawfully recalled and rescinded:

2010 4th/1st REMITTITUR awarding costs to "Respondents" and conflicting 2009 Certificate of Interested Persons which discloses only one "Respondent" on appeal: <http://freepdfhosting.com/add5ec35d6.pdf>

[in additional to concealing a back-dated void on its face 2008 Judgment, this 2010 Remittitur is concealing that a retired Deputy Director of U.S. Centers for Disease Control and Prevention, National Institute of Occupational Safety and Health (CDC NIOSH) was a 4th/1st-concealed plaintiff to the fixed-SLAPP]

I JUST NEED the clearly fraudulent 2010 Remittitur to be lawfully recalled so this clearly back-dated 2008 void-on its-face-judgment can be lawfully vacated in a lower court.

2008 VOID JUDGMENT <http://freepdfhosting.com/b860cd20c2.pdf>

Those two motions would cause the entire scam to collapse like the house of cards it is. But so far, no such brave attorney seems to exist -- which means McConnell is enabled to continue on like an empress with new robe.

This is the scientific fraud they are concealing by framing me for libel in SLAPP and falsifying court documents. They needed to make me look like I was lawfully found to be a liar for writing of how U.S. gov, "nonprofit" medical associations and the U.S. Chamber were jointly mass-marketing it with the SLAPP plaintiffs (who are toxic tort expert defense witnesses). It's a widely marketed, bogus, linear-dose-no-threshold (LNT) risk assessment model (the "VERITOX THEORY") that is falsely portrayed to scientifically prove that biocontaminants in water damaged buildings (aka "Toxic Mold") can never reach a level to disable anyone. VERITOX THEORY (scroll down the first page of this link)
<https://katysexposure.files.wordpress.com/2015/10/15-10-29-exhibit-2.pdf>

And that is about 1/1000th of the total story of what McConnell has been covering up in her decade of willfully fixing SLAPP -- while everyone seems afraid to say it or do anything about it.

Don, thank you for allowing me to publish this here. Just like vampires who suck the life-blood of their victims, exposure to SUNLIGHT appears to be the only thing that may cause above-the-law-McConnell and her "esteemed colleagues" to go far, far, away.

Nothing would please me more than to see her garbed in a black & white striped pill-box hat with matching leisure suit. I'm not shutting up until "they" and the VERITOX THEORY are unable to harm anyone else.

Life has certainly been no walk in the park for the past ten years, because I dared to expose how the LNT Veritox Theory of Mr. Kelman's and Mr. Hardin's was mass-marketed into policy and courts by compromised "nonprofit" medical associations; along with the building-related stakeholder industries, government agencies, and PAC-funded-politicians for whom the "learned medical bodies" shill.

Under the color of law, I have been systematically character assassinated, driven into poverty, had my career ruined by falsely being deemed someone who lies, jailed, bodily harmed, cyberstalked, given a false criminal FBI record, have tens of thousands of dollars of false liens recorded against my property, and permanently enjoined by a court with no subject matter jurisdiction to never republish a sentence I never published in the first place. It was all to make me appear to be a liar and a lunatic for exposing how a massive fraud, the Veritox Theory, was mass-marketed to discriminate against the environmentally disabled, and it has been covered-up by corruption of leading judicial officers in the California courts -- for the sake of the all mighty dollar.

And did I mention that I have a permanent injunction issued from a court with no subject matter jurisdiction to never to write of this matter again via the slick trick of gagging me from writing the five little words I was framed for? **"altered his under oath statements"**?. That's it! Eleven years of SLAPP allegedly over my use of those little words -- which are absolutely correctly used.

Hmmm? Wonder why they don't sue me for libel again or for violating a permanent injunction? 2012 Statement of the Case on Appeal with the coram non judice void (but not vacated) permanent injunction attached. <http://freepdfhosting.com/59db1e7e3b.pdf>

And don't even get me started on DA Dumanis' and Sheriff Gore's roles in covering up for McConnell et.al.
<http://freepdfhosting.com/f7bd525bc5.pdf>

While Laura Duffy has refused to prosecute them all and the County Supervisors have sat back with tape over their mouths! <http://freepdfhosting.com/8e208bb6b6.pdf>